IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application No. 10/763,908 Confirmation No. 7753 Filed: January 23, 2004 Applicants: Andrew HALLIDAY et al. This Application For Patent Term Adjustment was electronically filed on Title: CARTRIDGE SYSTEM FOR February 19, 2009 using EFS-Web. THE PREPARATION OF BEVERAGES AND METHOD OF MANUFACTURING SAID SYSTEM Art Unit: 3742 Examiner: Reginald ALEXANDER Date of Notice Of Allowance, PTOL-85: December 12, 2008 Attorney Docket: 1410/67639 Customer No: 48940

Mail Stop ISSUE FEE Commissioner for Patents P. O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION FOR PATENT TERM ADJUSTMENT UNDER 37 C.F.R. § 1.705(b)

Sir:

Reconsideration is respectfully requested of the Patent Term Adjustment that was indicated in the Notice of Allowance to be 517 days with respect to the above-identified application. Applicants respectfully submit that the Patent Term Adjustment should be 888 days under 37 C.F.R. §§ 1.703-1.705 and 35 U.S.C. § 154(b) since the initial determination

Application No. 10/763,908
APPLICATION FOR PATENT TERM ADJUSTMENT
UNDER 37 C.F.R. § 1.705(b) dated February 19, 2009
Notice of Allowance and Fee(s) Due of December 12, 2008

of Patent Term Adjustment improperly overlaps A period delay with B period delay, instead of adding such delays.

Reference is made to the September 30, 2008 decision of the United States District Court for the District of Columbia in Civil Action No. 07-1494, in the case of Wyeth et al. v. Jon W. Dudas, 88 U.S.P.Q.2d (D.D.C. 2008). In that decision, it was held that the United States Patent and Trademark Office ("USPTO") practice of granting either the greater of the A period (i.e., delay under 35 U.S.C. § 254(b)(1)(A)) or the B period (i.e., delay under 35 U.S.C. § 254(b)(1)(B)) that would be due a patentee under 35 U.S.C. § 154(b)(1) was not in accordance with the statute, and that there is due to a patentee a term extension in an amount equal to the A period plus the B period, except for any actual overlap between the two periods. In calculating these two periods, computation of the A period begins at fourteen (14) months following the filing date and calculation of the B period begins at three (3) years following the filing date. We note that the USPTO has since appealed this decision, and that as of this date the appeal has not yet been resolved.

Thus, computing the Patent Term Adjustment consistent with the standard as ruled in Wyeth v. Dudas, Applicants respectfully submit that the Patent Term Adjustment should be 888 days assuming that the patent issues June 23, 2009, which is the Tuesday before the date that is 28 weeks after the mailing date of the Notice of Allowance.

The present application was filed January 23, 2004. As supported by the attached AIPA Term Calculation Report, the A period delay of 37 C.F.R. § 1.703(a) begins on March 24, 2005 and is equal to 701 days (see Row A on page 3). The B period delay of 37 C.F.R. § 1.703(b) begins on January 24, 2007 and is equal to 401 days assuming the patent issues June 23, 2009 (see Row B on page 3). The period of actual overlap of the A period delay and the B period delay is 30 days (see page 6). Thus, the non-overlapping portion of the A period delay and the B period delay is 1072 days (see page 6). Applicants have delayed a total of 184 days under 37 C.F.R. § 1.704 (see Rows D and F on page 4, and Row I on page 5). The 481 days of Exclusion (as listed in Row H on page 5) were due to the filing of a Request For Continued

Application No. 10/763,908
APPLICATION FOR PATENT TERM ADJUSTMENT
UNDER 37 C.F.R. § 1.705(b) dated February 19, 2009
Notice of Allowance and Fee(s) Due of December 12, 2008

Examination on February 29, 2008. The 481 "Exclusion Days" reduced the number of "Credit Days" in Row B on page 3 to 401 days under 37 C.F.R. §§ 1.703(b) and 1.703(b)(1). The attached AIPA Term Calculation Report is calculated consistent with the District Court ruling in Wyeth v. Dudas (see Row B on page 3). Thus, the Patent Term Adjustment calculated according to the Wyeth standard, and which is consistent with 35 U.S.C. § 254(b), should be 888 days (701 + 401 - 62 - 91 - 31 - 30 days), not 517 days as stated in the Notice of Allowance (see pages 1 and 6).

This patent application is not subject to a terminal disclaimer.

This Application For Patent Term Adjustment is timely filed, i.e., no later than the payment of the issue fee under 37 C.F.R. § 1.705(b).

According to 37 C.F.R. § 1.705(b)(1), authorization to charge Deposit Account

No. 06-1135 for the fee under 37 C.F.R. § 1.18(e) was given using EFS-Web. Because the
necessity for filling this request is premised upon the USPTO's calculation of the Patent Term

Adjustment in a manner not in accordance with the statute. Applicants respectfully request
that this fee be refunded.

Application No. 10/763,908
APPLICATION FOR PATENT TERM ADJUSTMENT
UNDER 37 C.F.R. § 1.705(b) dated February 19, 2009
Notice of Allowance and Fee(s) Due of December 12, 2008

The Commissioner is hereby authorized to charge any additional fees which may be required with respect to this communication, or credit any overpayment, to Deposit Account No. 06-1135.

Respectfully submitted,
FITCH, EVEN, TABIN & FLANNERY

Dated: February 19, 2009

_/Eric D. Misfeldt/ Eric D. Misfeldt Registration No. 59,527

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Appendix: AIPA Term Calculation Report



AIPA Term Calculation Report

Docket Number: 1410/67639 Application Number: 10763,908 Filing Date: 01/23/2004 CARTRIDGE SYSTEM FOR THE PREPARATION	APPLICATION INFORMATION	MAIION	
		User Name:	Misfeldt, Eric
		Firm/Company Name:	Fitch, Even, Tabin & Flannery
CARTRIDGE SYSTEM FOR THE PREPARATI		User Comments:	
Title/Inventor(s): OF BEYERGAGES AND MELHOLD OF MANUFACTURING SAID SYSTEM; Andrew Halliday, Hook Norton, (GB)	ION	Calculation Generated:	02/11/2009 11:48:35 AM ET

APATI	AIPA TERM CALCULATION SUMMARY
Earliest Referenced Application under 35 USC § 120, 121, or 365(c):	01 / 23 / 2004
Filing Date (US National Application):	01/23/2004
Net Adjustment Credits:	1072 Days
Net Adjustment Debits:	184 Days
Patent Term Adjustment:	888 Days
AIPA Patent Term End Date:	06 / 29 / 2026 (1)

(1) Assumes payment of all maintenance fees, no intervening acts, and no 35 USC 156 regulatory extensions. Terminal disclaiments) filed in this case, if any, may result in an earlier term end date. Without adjustment, the term would end on 01/23/2024.

PTA TAB (2) /11/2009)	ab Your Calculation Comparison	1072 ×	184 Match	× 888
COMPARISON TO USPTO PAIR PTA TAB (2) (Based on PAIR Data from 02/11/2009)	PAIR PTA Tab	701	184	517
		Credit Days (USPTO Delay):	Debit Days (Applicant Delay):	Total Patent Term Adjustment Days:

_				_							
					0						0
	62						16				
	Applicant Response: 07/23/2007 Reply after Non-final Action under 37 CFR				PTO Response: 08/31/2007 Final Rejection		Applicant Response: 02/29/2008 Request for Continued Examination under 35	U.S.C. 132(b)			PTO Response: 05/29/2008 Non-final Action
3-Month Applicant Response to Notice or Action	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken on explos to any PCD conflor or action making any rejection objection the argument, or other request, beginning on the day stret the date that is 3 months after the date of mining or transitistion of the Offire communication and ending on the date the reply was filled. The period of shortened stransforty period, for reply was filled in the reply of the communication of the date of the reply was filled. The period of shortened stransforty period, for reply 97 CFR 1.74(6), 97 (C)(6), 97 (C)(7),	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months, 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	You have indicated that no 1.705(c) Showing of Due Care was made.	4-Month PTO Response to Applicant Reply	PTO must respond to a reply under 35 USC 125 not later than 4 months after the date on which the reply was filed. The period of allocament receive begans on the day after the clink new party was filed. The period of allocament after 111 or morphisms on the Market the date is months after the date a neply under 51 GPR 1111 or morphisms on the maling take of either in action under 50 USC 125, or a notice of allowance notice 3 USC 131, whichever occurs first. 35 USC 134(0)(1)(A)(ii); 57 CPR 1.702(a)(2).	3-Month Applicant Response to Notice or Action	Period of adjustment (credits) shall be reduced for the period in access of 3 months unknown to the or any POT objective or action making any specimen, objection argument or other request. beginning in the day after the time that is 3 months after the date of milling or transmission of the Communication and entiting or the date to the propose of the product or successful or age with the cate to trap in the product or access to the control or any extent the access or any or access to the control or product or access the time control or not be successful or access to the control or access to the product or access to	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).	You have indicated that no 1.705(c) Showing of Due Care was made.	4-Month PTO Response to Applicant Reply	PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The partor of adjacement of certification and day after the clate that it 4 months after the clate a reply under 5 CHZ LLI or morphisms with 5 CHZ LLI (5) was filed and challing on the challing LLI or morphisms with 5 CHZ LLI (5) was filed and challing on the child grade on which was 10 USC 132, or a notice of Allowance under 53 USC 133, or a notice of Allowance under 53 USC 154 (6)(1)(A)(0); 57 CHZ LTD(a)(2).
	02/22/2007 Non-final Action				07/23/2007 Reply after Non-final Action under 37 CFR		08/31/2007 Final Rejection				02/29/2008 Request for Continued Examination under 35 U.S.C. 132(b)
	Ω				B		<u> </u>				G

	Exclusion for Continued Examination				
02/29/2008 Request for Continue Continue Examination under 35 U.S.C. 132(b)	3-Year PTO Issue Requirement does not include the period consumed by confined externation for the application under 35 USC 123(b), beginning on the date on which a request for confined teamination of the application under 35 USC 123(b) was filted and onlined to administration of the application under 35 USC 134(b)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)	Issue Date Issue Date	481		
	3-Month Applicant Response to Notice or Action				
0529/2008 Non-final Action	Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken or reply to usy PTO notice or action making any specification objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office commandation and reding on the date the reply was filed. The period, or shortened staumory period, for reply or set in the action or notice has no effect on this detailine. 35 USC 154 (0)/2)(C)(0); 37 CR8 1,704(0).	Applicant Rexponse: 09/29/2008 Reply after Non-final Action under 37 CFR		31	-
	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months, 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
	You have indicated that no 1.705(c) Showing of Due Care was made.				
	4-Month PTO Response to Applicant Reply				
09/29/2008 Reply after Non-final Action under 37 CFR	PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of substanted receipt by tegs on the day after the date to response to the compliance with 57 CFR 11.11 or in compliance with 57 CFR 11.10 or in compliance with 57 CFR 11.10 or in compliance with 57 CFR 11.10 or in compliance with 57 CFR 11.00 was fired are during galact either an action under 50 USC 132, or a route of allowance under 30 USC 131, whichever occurs first. 35 USC 154(b)(1)(A)(i); 37 CFR 1.70(a)(2),	PTO Response: 12/12/2008 Notice of Allowance under 35 USC 151			•
	3-Month Applicant Response to Notice or Action				
12/12/2008 Notice of Allowance under 35 USC 151	Period of adjustment (credito) shall be reduced for the period in crease of 3 months usken on explicit on any 17 months usken on explicit on any 17 months argument, on other request, beginning on the day after the date that is 3 months after the date or intallige at marmission of the Office communication and entering on the date the reply was filed. The period, or shortment seatoned assurion; period, for explicit of the period of the communication of the communication of the Libde(to).	Applicant Response: 03/12/2009 Issue Fee Payment under 35 USC 151		•	
	Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c).				
	You have indicated that no 1.705(c) Showing of Due Care was made.				

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	Credit Days (6)	701	401	
	Debit Days (5)			0
	Exclusion Days (4)			
	Related Event	First PTO Action: 02/22/2007 Non-final Action	Assue Date: 06737,009 Issue Date	Applicant Response: 06072004 Filing Per Payment (Original or Supplemental)
RULE CALCULATION SUMMARY (3)	Rule Invoked	14-Month PTO First Action PTO must mail a notification under 35 USC 132 or a notice of allowance under 35 USC 110 or a notice of allowance under 35 USC 111 (a) or fulfilled the requirements of 35 USC 71 in an international application Perford of algoriman (redicts) begins on the dua first than 18 H nouths after the date on which the application was filed under 35 USC 111 and entire of the Control of algoriman (redicts) begins on the dua first the date on which the application was filed under 35 USC 711 and entirg on the duat of mailing of effect an action under 35 USC 124, or a notice of allowance under 35 USC 124 (b)(1)(A)(6); 37 CPR 17.02(a)(1), 17.03(a)(1),	3-Year PTO Issue of Patent PTO must issue a patent within 3 years (not including exclusions) after the date on which the application was includent and exclusions) after the date on which the application was includent under 53 UGS 711(b) or the including application. Period of onmenced under 53 UGS 711(b) or the fact that the application was find under 30 UGS 71(b) or 07 by your after the take on which the application was find under 30 UGS 71(b) or 07 by you after the take on which the application was find under 30 UGS 71(b) or 07 by understanding the sum of the listed exclusionary period. 35 UGS 154(b)(UB); 37 CFR 1.77(2b), 1.70(2b), 1.70(2c) You have elected to analyze this rule without applying the 192TO 37 CFR § 1.73(3) Actual Detay limitation in determining Choth Days under this rule. This is consistent with De Disparce Court unling in Wyeth et al. v. Dudus, No. 07:1492 (D.D.C. September 30, 2008).	3-Month Applicant Response to Notice or Action Period of adjustment (credits) shall be reduced for the period of excess of 3 months and no to one of the control of the period of adjustment or other curves, to gaining on the Office communication and ending the detection objection of the Office communication and ending the date of the Wheel of the Communication and ending on the date or playing of the period of shortened stantory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(0); 37 CR 1.704(b). Where applicant shows, in specific of all due are applicant was tumble to respond within the 3-month period, all or part of adjustment may be emissted for up to 3 additional months. 35 USC 154(b)(S)(C); 37 CR 1.705(c).
	Event	01/23/2004 Filing Date under 35 USC 11(a) (US National Application)	01/23/2004 Filing Date under 35 USC 111(a) US National Application)	04/29/2004 Notice to Fife Missing Pars (comprovisional application)
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Page 3 of 6

	4-Month PTO Issue of Patent				
03/12/2009 L Issue Fee Payment under 35 USC 151	PTO must issue a patent not later than 4 months after the date on which the issue fee was paid under 53 USC 151 and all outstanding requirements were statisfied, 06/22. Period of adjustment (credits) begins on the day after the date that is 4 months after the date that is 4 months. The date that is 4 months after the date that is 4 months. Insue after the date that is 4 months. Insue after the date that is 4 months. Insue and all outstanding requirements were satisfied and all outstanding requirements were satisfied. In 702(6)(4), (i), (i), (i), (i), 73 CFR.	Issue Date: 15sue Date			0
Total Exclusion, Debit, and Credit Days:	Credit Days:		481	184	1102
Overlap Days (7):			0	0	30
Net Exclusion, Debit, and Credit Days:	redit Days:		481	184	1072
Patent Term Adjustment Days (8):	ys (8):				888

(4) Exclusion Days are periods which are not included in determining the end of the 3-year period after the date on which the application was filed under 35 USC 111(a), or the national stage commenced under 35 USC 371(b) or (f) in an international application, used to determine credits under the 3-Year PTO Issue of Patent rule. See 35 USC (3) Calculations of Debit, Credit, and Exclusion Days are determined by the rule assignments, assignments of related events, and analysis options in the Apply Term Rules tab. The patent professional using this system is responsible for reviewing and updating the Apply Term Rules tab to ensure all data is complete, correct, and consistent with their (5) Debit Days are days where grounds for reduction of period of adjustment of patent term exist. See, e.g., 37 CFR 1.704. Debit Days are sometimes referred to as Applicant 54(b)(1)(B)(i)-(ii); 37 CFR 1,702(b)(1)-(5), 1,703(b)(1)-(4). adgment and interpretation of applicable legal authority.

(7) To the extent credit periods overlap other credit periods, debit periods, overlap of the debit periods, or exclusion periods overlap other exclusion periods, overlaps are (6) Gredit Days are days where grounds for adjustment of patent term exist. See, e.g., 37 CFR 1,702, 1,703. Credit Days are sumetimes referred to as USPTO Delay. subtracted so that each calendar day generates at most one credit day, one debit day, and one exclusion day. (8) Patent Term Adjustment Days equals Net Credit Days minus Net Debit Days, but is not less than zero. Delay.

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